## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF INDIANA

[This form is for prisoners to sue for civil rights violations. <u>NEATLY</u> print in ink (or type) your answers,]

_	LENHY LEROT FUTCH		
[You are the PLAINTIFF, print your full name on this line.]			
V.  Do CTOR MARANDET of a    [The DEFENDANT is who you are suing. Put ONE name on this line. List ALL defendants below, including this one.]		se Number <u>3,17 -CV · 753 PPS</u> [For a new case in this court, leave blank. The court will assign a case number.]	
[The top of this page is the caption. Everything you file in this case must have the same caption.  Once you know your case number, it is <u>VERY IMPORTANT</u> that you include it on <u>everythina</u> you send to the court for this case. <u>DO NOT</u> send more than one copy of anything to the court.]  PRISONER COMPLAINT			
#	Defendant's Name and Job Title	Work Address	
1	[Put the defendant named in the caption in this box.]	I.D.O.C, MIAMI	
	DOCTOR MARANDET  DOCTOR	WEST 850 SOUTH	
ź	[Put the names of any other defendants in these boxes.]	BUNKER HILL, IN	
	OFFICER GRAY INTAKE RR, OFFICER	46914-9810	
3	J. SCALFE	ALL DEFENDANTS HAVE	
		SAME WORK APPRESS	
	UNIT TEAM MANABER	A BOVE	
	[If you are suing more defendants, attach an addition name, job title, and work address of each defend		
	low many defendants are you suing? <u>6</u> .	~ · · · · ·	
2. V	What is the name and address of your prison or ja	IP MEANI CORRECTIONAL FACIL	
3	038 WEST 850 SOUTH BUNKER HELL	INDFANA 46914-9810	
	Did the event you are suing about happen there?		
	an unbat data did this areat accurs to 2/17/s	2016 BUT ANTOTHE	

## CLAIMS and FACTS

DO: Write a short and plain statement telling what each defendant did wrong.

DO: Use simple English words and sentences.

DO NOT: Quote from cases or statutes, use legal terms, or make legal arguments.

DO: Explain when, where, why, and how each defendant violated your rights.

DO: Include every fact necessary to explain your case and describe your injuries or damages.

DO: Number any documents you attach and refer to them by number in your complaint.

DO NOT: Include social security numbers, dates of birth, or the names of minors.

DO: Use each defendant's name every time you refer to that defendant.

DO: Number your paragraphs. [The first paragraph has been numbered for you.]

1. THIS CASE REVOLVES AROUND (ALL)NAMED AND UNNAMED DEFENDENT DEPRIVATION OF MR. FUTCH'S FEDERAL CONSTITUTIONAL RIGHTS While SEEMINDLY ACTING UNDER THE COLOR OF STATE LAW IMPROPERLY PRACTICED FOR BITTON ACTS OF WILFUL MISCONDUCT, ERRATEC DISTRUCTIONS, COLLUSION, CONSPIRACY, INMATE TARGETING, RETAILATORY DISAPLENE AND WERE DELIGIBLE INDIFFERENT TO PRE EXISTING MEDICAL NECESSITION DOCTORS ORDERS AND LIBERTY INTEREST (INHER ALIA)

BACK GROUND

FOR PURPOSES OF CLAIRITY, COMPLETICAL, AND CONTEXT IN SUM, MR.

FUTCH WAS IMPROPECLY TRANSFERED TO MEANIX FROM YESTURLE CORRECTIBNAL FACILITY 2/17/16 Where FUTCH WOULD ATTEMPT TO BRIEVE THE

ERRONEOUS SEPERATION OF him AND ALL his BELONDINGS (PRIOR TO EVEN

BOCING Allested to THE DISTRUCTIONS THEREOF AND THELETE) INSTEAD OF

PROVIDING AN INFORMAL BRIEVANCE TIMELY IT WAS NOT PROVIDED FORCENE

FUTCH to have USED A WESTUTLLE CORRECTIONAL FACILITY I.D.O.C. INFOR
MAL BRIEVANCE! ASSOCIATED OFFICERS RESPONDED BY AND TO DETER

THE FIRST AMENDMENT ACTIVITY IN THE FUTURE BY WAY OF MANUFACTURING BOOKUS. CONDUCT REPORTS ADJUDICATED WITH BIAS AND DECET
NAL FUTCH WOULD THEN ATTEMPT A DEIN TO USE THE DISFUNCTIONAL

Claims and Facts (continued)

PRISON GRIEVANCE SYSTEM to ADDRESS CONDITIONS OF CONFINEMENT THE DENTAL OF INFORMALS AS WELL AS ACCESS TO THE COURTS ASSIST DFFICERS GRAY, FLACK, MARTEN, AND THE BOW MAN'S A ISO WHEN OFC. LRAY PRISON OFFICIALS AND MEDICAL PERSONEL DOCTOR MAKANDET JANE DOE NURSES # 4,5, AND 6 REFUSED TO PROPERTY PROVISE, REPLACE AND/OR RETURN NECESSARY CARE AND CAREBY PRODUCTS AND SUPPLEMENTS SUPPLIED PREVIOUSLY by WESTUTLLE DOCTORS AND/OR PURCHESED OFF COMMISARY to REDUCE STRESS, PAIN, AND SUFFERING HUS, THERENFET MADE to ENDURE EXCRUCTATING PAIN AND SUFFERENCE throughout The 3) Three YEAR SPAND AND ONGOING AT MIANT FAILING to PROVIDE AJE -QUATE MEDICAL CARE UNDER THE EIGHTH AND FOURTEENTH AMEND-Ments to THE U.S.C.A. 142 U.S.C.S. 51983 WhEREtoforE Without. PRE PROVIDED ACE AND KNEE BRACE, BANDALES PAIN MEDICA-TIOHS, SHOE INSOLES, SPECTAL CUSTONS AND OTHER NAMED SUPPLES THE PRISON OFFICIALS THROUGH THEIR OFFICIAL, INDEVIDUAL AND INTERPERENDENT CAPASITY CREATED UNDUE RESTRICTIONS IN That Not ONLY ThreadeND BUT WORSEND MR. FUICH'S HEAlth MENTAlly AS WELL AS Phisically So 4hof it has caused DERESS-ION, FOREBEHRUIHESS PARANOTA, AND MUSCLES to AtROPHY SOMEWHAT WHERE to FORE FUTCH MAY NOT be ALLE WHORKED (UANA RELEASE) due to the INAL. lity to Sit, STAND, WALK, AND/OR WORK FOR LOND PIRIODS OF TIME WITHOUT PAIN - HIS IMEDIATE PAST WORK BEING AS, A WAITER BELL RINGER, CAShier, MAINTENANCE MAN - MANAGER OVER APT. COMPLEXES SEE EXHILITY PP. 104-117 MEDICAL REQUESTS AND PRISON RECORDS Shall REFlect MR. FUTCH HAVING HISTORY DE COLD TEMPATURE AND HEART RELATED PROLEMS WITH MULTIPLE ILLNESSES ENHANCED BY OPPRESSIVE SHUA-

	•	
5. When did this event happen?		
Before I was confined.		
While I was confined awaiting trial.		
After I was convicted while confined servin	g the sentence.	
Other:		
6. Have you ever sued anyone for this exact same ever	•	
Yes, attached is a copy of the final judgmen case number, file date, judgment date,		
7. Could you have used a prison grievance system to c	omplain about this event?	
No, this event did not happen in a prison or	jail.	
○ No, this event is not grievable at the prison		
Yes, I filed a grievance and attached is a cop		
Yes, this event was grievable, but I did not f	ile a grievance because SEE EXhibits	
ET PP4L (FT PP. 54, 67,69,71, (HTPP. 86,	46 FTAP 104-117, SPICIFICALLY	
P.121		
8. If you win this case, what do you want the court to [NOTE: A case filed on this form will not overturn your		
PRELIMINARY INICHOLOGIAN HONT WOSED SET IN OF LA	er Rehealings to determine the full	
EXTENT OF Elreparable harm, DISCOURLY OF	lides Foother of all incidents NHMED,	
T.V. PROGRAM IMPLANTED FOR THE POER ENMHES	MEDICAL SUPPLIMENTS AND PILLS PROVIDED	
COMPENSATORY, RESTITUTIONAL, DAMAGES, AND P.		
AND FOR All other RELIEFTHE COURT BEEN	A PROPER IN THIS PREMISES	
[Initial Each Statement]		
大手   I will pre-pay the filing fee OR file a prisoner m	notion to proceed in forma nauneris	
I will keep a copy of this complaint for my reco		
I will promptly notify the court of any change of address.		
I declare under penalty of perjury that the sta		
I placed this complaint in the prison mail system or [Do not fill in this date and time until you give the compl	aint to prison officials to send to the court.]	
N. A.L	at the st	
"TUTEMIT	964815	
Signature	Prisoner Number .	

4. JANE DOE NURSE IDENTIFIED by SigNATURE ON DOCUMENTS/EXHIBITS (I) PP. 106; 108

5. JANSE DOE R. N. IDENTIFIED BY SIGNATURE ON EXHILITS (I) PP. 110,113,114

6. JANE DOE NURSE I DENTIFIED BY SIGNATURE ON EXHIBITS (I) PP. 112, 111, 115, AND 117

I. D. O.C. MIAMI 3038 WEST 850 South BUNKER HILL, IN 46914-9810 Claims and Facts (continued)

+ioN FORCED UPON FUTCH SEE EXHIBITS (I) PP. 118-20 (E) PP BENE-VOLENTLY COMPLAINED A DOUT BY INFORMAL REQUESTS, MEDICAL SLIPS AND LARIEVANCES BUT to NO MUAIL WHEKETOFORE DOLTOR MARADET (WhOS DE-MEANOR IS CONSISTENT WITH being A COMPUISIVE LIAR) WITH PROMISIS OF CARE, LOTTONS, GREAGE, PATH MEDS, AND SUPPLEMENTS ... Etc. JUST to get YOU DUT OF his OFFICE, JAME DOERH AND NEASES ARE IDENTIFIED by THEIR STINATURES ON DOCUMENTS OF DENEAL to REPLACE CONFISCATED ITEMS FORCED MR. FUTCH A DEAbefore with cickle cell that thus, ANIMIC, HAS cold tempstore activated arthinitis, High Blood PRESURE, BAD BLOOD CIRCULATION, BONJONED FEET, EXTRA. DRY TOTAL BODY SKIN, HEAD, AND FEET SCAKS AMORE OTHER THINGS CONTEMPS-RANEOUS/Y I DENTIFIED BY MEDICAL REQUESTS, TAKEN EXRAYS, RESON. CES OF DO TORS AND NURSES Alike ALL ELRONEOUSLY REFERENCE MR. FURTH IRRONICALLY to COMMISSARY FOR OVER THE COUNTER MEDS, LOTIONS, GREASE AND CREAMS Although AWARE OF MR. FUTCH'S POUERTY EXHIBITISTAKET IN HS INFIRETY WITH (H) PP. 11-18, (I) PP. 104-124 SUSP, CIOUSIY FUTCH MAYNOT HAVE RECIEVED SOME MEDICATIONS FOR MONTH(S) AND SOME NOT AT ALL HOS, EXPERIENCED PROLONGED UNIVESSARY PAINAS A RESULT OF { 680 F, 3 / 866 } READILY TREATAble CONSINIONS SMITH, 666 F. 31 At 1040. 2. OFC. GRAY IS PRIMARY RESPONSILLE FOR A PRISON TO PRISON 1ST AMEND. AND RETALIATION AND CONSP. MCY Claim be-LIEUED BY WAY OF THE TRADITIONAL X MARKED ON FUTCH'S PROPERTY BOX-ES this INFERENCE MUST HAVE CAUSED THE 8th AND 14th AMEND RIGHT tO BE FREE FROM UNREASONALLE SEARCHES, SEIZURES, CRUEL AND UNUSUAL PUNISHMENT AS WELL AS EXCESSIVE FORCE APPLIED WITH Deliberate INDIFFERENCE to ME FUTCH'S SERIOUS MEDICAL, LEGALMO-NETIZABLE, SENTIMENTAL, SUPPLEMENTAL NECESSITIES OF LIFE IN PRI-SON AS WELL AS UPON RELEASE SOON WHEN HE ACTED ERRAL; CALLY, PUNITIVELY AND CRIMINALLY WITH RECKLESS DESREGUARD to

( BY his INTENTIONAL DEPARTURE FROM) TRADITIONAL PROTECT WHEN HE PERSONALLY PICKED AND Chose What I TEMS to CONFISCATE After IMEDIATELY SEPERATING FUTCH FROM ALL HIS BELONGENES THEN PURPOSELY DISTROYED THE REMUTURNS + HELEOF, FORWARDED SOME to MEDICAL, ANDOR SIMPLY SENT THE REST BACK TO WESTVILLE OR LOST EVEN THE NAMED AND UNNAMED CONFISCATIONS IN that BORE UPON his OWN CONFISCATION Slips EXHIBIT (AT PP. 1-8 INSTEAD OF EMPLOYENG ROUTING METHODS AFFORDED tO ALL OTHER INMAKES Who ARRIVED SIMUTAINEOUSLY with FUTCh (BUT with MONEY ON/IN THER ACCOUNTS) THE OPPORTUNITY to SEND ANY PROPERTY OFC. GRAY believed to NAVE been IN ACCESS OF KINATS AllowED OUT to LOVE ONES AS WELL AS SwitchED out choices (Equal Protection AND DISCRIMINATION CONtential) AS SEC. 1983 CREATES A CAUSE OF Action ALAIST (E) VERY PER-SOLI WhO UNDER COLON OF ANY STATUTE, DRDINANCE, REGULATION, CUSTOM, OR USAGE, OF ANY SHATE OR TERRITORY OR THE DISTRICT OF COLUMBIA, SULJECTS OR CAUSES tO BE SUBJECTED, ANY CITIZEN OF THE UNITED STATES OR OTHER PERSON WITHIN THE JURISDICTION THEREOF to THE DEPREVATION OF ANYRIGHTS, PRIVILEGES, OR EMMUNITIES SEC-URED by THE CONSTITUTION AND LAWS 42 USC 1983 JOHNSON V. SNY-DER 444 F. 3J. 555, 561 (7th cir 1995)

WHEN A REASONALLE OFFICER SIMILARITY SITUATED WOULD OR SHOULD HAVE UNDERSTOOD that SUCH CONDUCT WAS VIOLATIVE to THE 8th AMEND, AS WELL AS DUE PROCESS NOT HONORED ONCE HE TRASHED, RETURNED MR. FUTCH'S PROPERTY BACK TO WESTUTILE AND/OR NEGLECTFULY Allowed his INMATE PERSONEL THE PICK OF THE LITTER PRIOR TO FIRST, GIVING THE DEPORTUNITY TO SEND SUCH OUT? MEDICINE, PILLS AND CARDS CONFISCATED DREW THE INFERENCE OF AWARENESS

3. CLAIMS DUERLAP BY CONSPIRACY DUE TO THE PRISON OFFICIALS RESPONCE TO BLATANT OBJECTIONS MADE INTHEIR

BIAS AND PREJUDICEAL AHEMPT to NOT ONLY DISCORRAISE MRITURA FROM EXTRASIZING WIS FIRST AMENDMENT RIGHT TO GRIEVE OFFICER MISCONDUCT BUT to JUSTIFY IT AS WELL AS his ASSOCIATED J. SWIFT) CONRADS RETALIATION by WAY OF FAISE REPORTING BOBUS CONDUCT RE-PORTS, THE GRIEVANCE PROCESS LASTED AN INTIME YEAR + HEN DENIED ANY ENDEANOR AT INDEPENDENT INVESTIGATION OF PRELIMINARY MATTERS IN THAT WAS TIMEN BROWS HT TO THE ATTENTION OF J. SCATFE. AND SUPERINTENDENT SHARRON HAWK - to THE INVALISHY THEREOP AND IMPROPER MOTIVE AND INTENT OF HER OFFICERS, THIS INCREDILIY LED to (IN PARTY THE POST HOC HYBRID MENERIENT to APH. UF DORM SINGled DUT FOR DESPERATE TREATHENT THEREIN AND THERETO INMAKES BRANKED TROUBLE SOME that which Is NOT OFFI CIAINY A SELEKELATION UNIT, MURE LIKE SolitARY CONFINEMENT WITH A LITTLE MORE OF A TOUCH OF INHUMAN AND INADEQUATE CONditions IN that Exist with a combonation of +MINDS CONNECTED to BETHE SUPPLIED HALF SHEETS , THIN BLANKETS , YEAR ROUND AIR CONDITIONERS BLOWENS through AND ON 14 PROVIDED SHORT SIEEVED ATIME EXHIBETS (E) (6), AND (H) IN THAT ESTALLISH-ES NEGLECTED DUE PROCESS RIGHTS AS to OBJECTION, RISK OF DANGER DEPRIVATIONS AND IMMUNITIES SECURED BY THE CONSTITUTION WHEN J. SCAIFE AND ShAKRON HAWK WHS PERSONALLY RESPONCIBLE FOR RETALIATING WITH THE UNDUE DESPERATE HOUSING MOUEMENT AGAIST PRISON POLICIES ONCE ALLERTED thus, KNEW About, FACILITATED IT, APPROVED IT, CONDONED IT, JUSTIFIED IT, ENHANCED IT AND CONSIDENTY TURNED THE BLEND EYE TOWARD THE FORE SEEABLE OFFICER WRONG. FULL MISCONDUCT WHEN UNDER A PROTECTIVE DUTY to OPPOSE Objec-TIVELY thus, ESTABLISHES A LIBERTY INTELEST AND DELiberate INTITE PENCE TOWARD THE PURPOSEFUL INFLICTION OF UNDUE HALM to ASSURE THE SAFETY OF THE EIDERLY (UNDER THEIR WATCH) HATWHICH IMPlies PURPOSE FUL AVOIDANCE ACCORDENT TO THE REPlies to REQUESTS EXhibits(E) PP. 43-46 OF KNOWN AND AUGIDALLE RISKS CONNECTED

to P.H.U. DORM FROM JUNE 2016, to JANUARY 2017, ROUTINEY KNOWN FOR MISTREATMENT AND BARBARICK EPISOJES DURING CONFINEMENT, SUISIJE AtteMPS to get out of THELE AND GANG BANGING THUS, TOOK NO REASONABLE ENPEAUER TO ENSURE MR. FUTCH'S SAFETY AND WELL BEING AS WELL AS ADEQUATE FOOD, Clothiws, WARTH, Shelter, MEDICAL CARE, AND A T. V. PROGRAM OR ACCESS THEREOF FOR SANITY; WORLD, AND CURRENT EVENTS PURPOSES FOR THE INDIFERT OFFENDER DEPRIVATIONS (INTERALIA) LISCFILE WILLFULL I GNORANCE \$ 590 F. 31.4673 OF AN EASILY DISPOSED OF PROBLEM IF TIMELY ADDRESSED SEE ALSO MEDICAL REQUESTS ShowENG MEDICATION WAS WITHHELD FOR REDICULOUS AMOUNT OF TIME EXHILT (ITPP. 104-121/DEPP 29-37 CONSTITUTION TORTURE IN A CON-SINTRATIONAL CAMPSENCE WHERE TO FORE SO OPPRESSIVE HAT It can be said futch was PURPOSELY STRIPPED OF ADMINISTRY-TIVE PAY to ENSURE A MUCH DEEPER SENCE OF POWERTY PRIOR to THE MOVE TO THE CAST AWAYS DORM P.H.U. SEE EXHIBITS (I) PP. 118-20 EMPHASIS ADDED EXHIBITY ) P. AS THE TAKEDGE OF WINTER COATS FROM JUNE TO OCTOBER, COID LUNCH (FROZEN) SOMETIMES PROVIDED AFTER 4 PM RATHER ONE MAKES BREAKFAST MEAL OR NOT (5 MINUTE MICROWAIVE ACCESS PER MEAL FOR THE INTIRE DOLM AND THEN ONLY ONE MICROWAND DENIED HOT MEALS ON MANY OCCASSIONS, long WALKS to AND FROM ChOW, MEDPICKURS AND All other APPOINTMENTS (REMEMBER ONLY Provided Short sleved Atire) IN SNOW, BLIZZARDS, AND RAW STORMS Without PROPER PROTECTION AFTER TAKEDOE OF COATS AND Nowhere to HANG OUT WET CLATHING to DAY INCELLS, DRINK WHAT AMOUNTS to BEING RECICIED TO LITUATER (THE OFFI-CERS ARE WARNED NOT TO DRIAK) SEE EXHIB. 45 (I) PP. 120,

[A] P.1, [L] PP. 71-73,74-85, [H] PP. 100-103, (I) PP. 104-122; (J) PP. 123-25

MR. FUTCH WOULD BENEVOLENTLY 4HEMPT to DPPOSE his PLACEMENT OF ALLWAYS being ROOMED with Actual KILLERS MOST SERTOOD DNE WAS A BUY WHO WAS IN FACT FROM HUNDI WHO SPOKE ARAB, PLAYED MEXICAN MISIC ALLOWED AND WAS A PRIME CANDIDATE FOR THE MAURY OR JELRY SPRINGES Show BEING THAT HE WAS PREJUDICE ABAIST BLACK PEOPLE AVOIDEDLY AND WHEN I ALLERTED THE PRISON OFFICIALS THAT HE WAS NOT AN ACTUAL AFRO AMERICAN THE COUNSELER NERO SAID DENIED THATS THE Same thing"

WHAT LIES BENEATH THE MOVE TO P.H.U. DORN WAS A DIFECT RESULT OF MR. FUTCH'S POST HOC ATHACK ON THE INFRINCE FIRST AMENDMENT RIGHT TO RET, LOW THE GOVERNMENT FOR A RED. RESS OF EXICUANCE. AND THE LINCH PLU HERE IS THE FROM HIMT MR. FUTCH WAS NOT SENTENCED AT HIS DISAPIENARY HEARTNE TO ANY AMOUNT OF SELFCHATION, PROGRAM, AND/OR SOI, TARY CONFINEMENT, WAS NOT A THREAT TO THE INSTITUTION, SAFETY, OTHER IMMATES NOR TO HIMSELF THUS, THE MOVE WAS SO FAR REMOVED FROM THE ORIGINAL TERMS OF CONFINEMENT AND OR PUNISHMENT ANNOUNCED THAT IT AMOUNTS TO A DERIVATION OF LIBERTY IRRESPECTIVE OF WHETHER OR NOT STATE LAW (PRISON RULES) MANDATE CABIN DISCRETION E.G. ANTE AT 483-84; 132 LED 2D AT 429-30 NOT FOR MISSELAUTOR OUT IMMATE TARLETING COMPOUNDED BY DEPRIVATION OF CON STITUTEDAY PROTECTED I BERTY WITH RESPECT TO

MR, FUTCH'S PROBATION STATUS PRIOR TO COMMING TO MIAMI EXHIDITY 123 DRAWING THE INFERENCE HAT PRISON OFFICIALS SUREY KNEW THIS TREATMENT WOULD Also Stig MATIZE AND TOTALLY DIMINISH NOT ONLY PROSPECTS OF MOJEMENT TO A MINIMAL LEVEL FACILITY, EFFECT ON INTER STATE TRANSFER TO ANOTHER PRISON AS WELL AS PAROL PROSPECTS MR. FUTCH Should have been ILiquible for AS SOON AS HE SET FOOT ON MITHMIT I.D.O.C. SOIT being A IEVEL (2) TWO STATUS INMATE UNTIL RETURNED to 01 STATUS (LO) SIX MONTHS SEBSEQUENT TO THE LAST WESTUITE CONJUCT REPORT IF NOT BUT FOR FALSE REPORTING EXHILTS (J) PP 124

ARBUE MEHTHLY EVEN IF THE CONDUCT REPORTS had been DONE IN GOOD FAITH (BUT WERE NOT) THE POST HOC PUNISHMENT WAS INFORCED IONG AFTER THE COMPLETION OF ANY AND ALL SANCTIONS IMPOSED, TRIGGERING DOUBLE JEAPORDY ENCROACHMENT BEING TOTALLY ABSENT ANY NEW INFRACTIONS PENDING OR OTHERWISE AND OFFEND RIGHT NOT TO BE PUNISHED PRIOR TO AN ADJUDICATION OF GUILT AND LILEPTY INTEREST IN RE-MAINING FREE OF DISCIPLINARY SEGREBATION UNDER LAW OF WOLF V, MC DONNELL, 418 US 539, 41 LED 21 935, 945. Ct. 2963.

4. MALICE CLAIM UNDER 42 U.S.C.S. \$1983 BY THE SAME PRISON OFFICIALS IMPROPER CIRCUMVENTATION OF THE CONSTITUTIONALLY VALUE, IMPROPER, AND ABUSINE USE OF POLICY NUMBER 02-04-10L IN TUNE WITH SAID JENTENCIAL ENTRAPPMENT AND RESTORATION OF TIME SYSTEM IMPLANTED AT WESTUITE DESIGNED TO RIB INMATES OF EARNED BACK GOOD TIME BY RESCINTATION EVEN OUTSIJE THE (W) MONTH STATUTE OF LIMITATION NO MATTER HOW GOOD ONES CONDUCT SER EXHIBIT FOR 53

AMANDA E, FIDRINI / NICK RIMER

ATTORNEY LENERAL OF INDIANA

LIDUERNMENT CENTER SOUTH - 5th Fl.

BOZW, WASHINGTON STREET

INDIANA POLIS, IN 46204

APR. 1 25, 2018

KENNY L. FUTCH 964878 I. D. O. C. MIANIE D-207 3038 WEST 850 South BUNKER HILL, IN 46914-9810

RE TO CHSENO, # 3,17-CV-387-JO-MLL

DEAR ATTORNEY/PARAJEGAI,

ENCLOSED PLEASE FIND MY/A RESULMISSION OF NOTICE

DF APPEAL

Sincerely RESULMitted,

Kend L